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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/587,096	08/19/2008	PierCarlo Molta	207,705	9417
38137	7590	05/24/2011	EXAMINER	
ABELMAN, FRAYNE & SCHWAB 666 THIRD AVENUE, 10TH FLOOR NEW YORK, NY 10017				SMITH, MATTHEW J
ART UNIT		PAPER NUMBER		
3635				
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**Please find below and/or attached an Office communication concerning this application or proceeding.**

The time period for reply, if any, is set in the attached communication.

<b>Office Action Summary</b>	<b>Application No.</b>	<b>Applicant(s)</b>	
	10/587,096	MOLTA ET AL.	
	<b>Examiner</b>	<b>Art Unit</b>	
	Matthew J. Smith	3635	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

#### Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

#### Status

1) Responsive to communication(s) filed on \_\_\_\_\_.  
 2a) This action is **FINAL**.                    2b) This action is non-final.  
 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

#### Disposition of Claims

4) Claim(s) 41-78 is/are pending in the application.  
 4a) Of the above claim(s) \_\_\_\_ is/are withdrawn from consideration.  
 5) Claim(s) \_\_\_\_ is/are allowed.  
 6) Claim(s) 41-44,56-58 and 60-78 is/are rejected.  
 7) Claim(s) 45-55 and 59 is/are objected to.  
 8) Claim(s) \_\_\_\_ are subject to restriction and/or election requirement.

#### Application Papers

9) The specification is objected to by the Examiner.  
 10) The drawing(s) filed on 20 June 2008 is/are: a) accepted or b) objected to by the Examiner.  
 Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
 Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  
 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

#### Priority under 35 U.S.C. § 119

12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  
 a) All    b) Some \* c) None of:  
 1. Certified copies of the priority documents have been received.  
 2. Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.  
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

#### Attachment(s)

1) Notice of References Cited (PTO-892)  
 2) Notice of Draftsman's Patent Drawing Review (PTO-948)  
 3) Information Disclosure Statement(s) (PTO/SB/08)  
 Paper No(s)/Mail Date \_\_\_\_\_.  
 4) Interview Summary (PTO-413)  
 Paper No(s)/Mail Date \_\_\_\_\_.  
 5) Notice of Informal Patent Application  
 6) Other: \_\_\_\_\_

The claims filed 20 June 2008 have been disregarded since the 20 July 2006 amendment cancelled claims 1-41.

***Drawings***

The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the vacuum bag (claim 68) must be shown or the feature canceled in the claims. No new matter should be entered.

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner,

the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

***Claim Rejections - 35 USC § 112***

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claim 62 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Regarding claim 62, the phrase "or the like" renders the claim indefinite because the claim includes elements not actually disclosed (those encompassed by "or the like"), thereby rendering the scope of the claim unascertainable. See MPEP § 2173.05(d).

***Claim Rejections - 35 USC § 103***

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

Claims 41-44, 56-58, 60, 61, 65-67, and 72-74 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wilcox (3442750) in view of Coogan (7055288).

Wilcox discloses a membrane body Fig. 6, comprising a first panel 10 and a second panel 10a connected together in an adhesive manner by respective facing faces; tie rods 12 stably between the panels according to a set pattern; each tie rod having respective end portions; the tie rod longitudinally free between the panels (col. 6, lines 58-64); the tie rod resisting a dual tensile membrane stress acting on each of the pair of panels and keeping the panels substantially free of tension during use; the second panel 10a covering the face of the first panel 10 in such a way that the second panel adheres integrally to the first panel; the tie rod being fibres free of a set material and longitudinally freely slideable (col. 6, lines 58-64); the first panel having a set shape; the two panels connected together through adhesive covering material; the tie rod free fibres organized in the form of roving; the two panels connected by covering adhesive material 13 suitable to react in a thermoplastic manner; each pair of panels delimited at the top and bottom by a first and by a second edge; and the free fibres are glass (col. 2, line 40).

This reference also discloses a method for construction of a membrane body including a first panel and a second panel connected in an adhesive manner at respective facing faces and tie rods arranged stably between the panels according to a set pattern, each tie rod having respective end portions; the tie rod longitudinally free between the panels, the tie rod suitable for resisting a dual tensile membrane stress acting on each of the pair of panels and keeping the panels substantially free of tension during use, the second panel covering the face of the first panel and adheres integrally to the first panel; the method comprising: assigning a shape to a first adhesive panel of

laminated material provided with at least an adhesive face; applying flexible longitudinal bodies onto the first adhesive face according to a set pattern; protecting the flexible longitudinal bodies with a second panel; increasing the adhesive property of the first face of the first panel to fix in position the flexible longitudinal bodies and the first and second panels; a tie rod having fibres of a set composition to leave the tie rod free to slide longitudinally in relation to its relative insulation means and to the first panel and second panel and able to resist normal stress to free the two panels from membrane stress; covering the first face of the first panel with the second panel in such a way that the second panel adheres integrally to the first panel; applying flexible longitudinal bodies onto the first adhesive face by applying rovings of free fibres to the first face according to a set pattern; subdividing the free fibres of the roving into two distinct portions substantially coaxial to each other; protecting the roving, followed by stably connecting together the first and second panels; making stable the positioning of the rovings of free fibres between the two panels in an adhesive manner through the application of pressure; increasing an adhesive property of the first face is preceded by the phase of distributing an adhesive material on the first face; and the free fibres are made from glass.

This reference does not disclose insulation means between the panels and associated with each the tie rod to leave the tie rod longitudinally free between the panels, the insulation means comprise a plurality of flexible sheaths arranged between the respective panels along force lines, each sheath housing a corresponding tie rod in a longitudinally free manner, the tie rod comprises a plurality of fibres free of at least a

set material, that are arranged inside one the sheath in such a way as to be longitudinally freely slideable, or the sheath has an annular section.

Coogan shows a structural reinforcing member using insulation means 10 within a member and associated with a tie rod 28 to leave the tie rod longitudinally free; the insulation means being flexible sheaths 10 between within a member along force lines; each sheath housing a corresponding tie rod in a longitudinally free manner; tie rod having fibres free of a set material and arranged inside one sheath in such a way as to be longitudinally freely slideable; and the sheath has an annular section.

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to sheath the Wilcox reinforcing fibers, as shown by Coogan, in order to eliminate eccentric forces (Coogan, col. 1, lines 35-36).

Claim 62 is rejected under 35 U.S.C. 103(a) as being unpatentable over Wilcox in view of Coogan as applied to claim 41 above, and further in view of Kavesh et al. (5006390).

The combination discloses the invention substantially as claimed but not each face has increased wettability through the application of a Corona treatment.

Kavesh et al. discuss a sheet having increased wettability through the application of a Corona treatment (col. 9, line 27).

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to treat the combined panels, as discussed by Kavesh et al., in order to improve strength.

Claims 63, 69, 70, and 77 are rejected under 35 U.S.C. 103(a) as being unpatentable over Linville (4945848) in view of Wilcox and Coogan.

Linville discloses a sail having panels 22, 26, and tie rods 28; the panels connected together in an adhesive manner by respective facing faces; tie rods stably between the panels according to a set pattern; each the tie rod having respective end portions; and a sailcloth delimited by respective side edges converging in a peak and by a base edge.

Linville also discloses a method for construction of sails including at least one membrane body including at least a first panel and a second panel connected together in an adhesive manner by respective facing faces and tie rods arranged stably between the panels according to a set pattern; each tie rod having respective end portions; protecting the roving followed by stably connecting together the first and second panels; making stable the positioning of the rovings of free fibres between the two panels in an adhesive manner through the application of pressure; and stably connecting the tie rods to the first and second panels through respective tie rod end portions through heat.

This reference does not disclose the body further comprising insulation means arranged between the panels and associated with each the tie rod to leave the tie rod longitudinally free between the panels, the tie rod being suitable for resisting a dual tensile membrane stress acting on each of the pair of panels, keeping the panels substantially free of tension during use, the second panel covering the face of the first panel in such a way that the second panel adheres integrally to the first panel, insulation

means arranged between the panels and associated with each the tie rod to leave the tie rod longitudinally free between the panels; the tie rod being suitable for resisting a dual tensile membrane stress acting on each of the pair of panels, and keeping the panels substantially free of tension during use; the second panel covering the face of the first panel in such a way that the second panel adheres integrally to the first panel; at least one sailcloth, delimited by respective side edges converging in a peak, and by a base edge; the method comprising a phase of assigning a set shape to at least one first adhesive panel of laminated material and provided with a first adhesive face; applying a plurality of rovings of free fibres to the first face according to a set pattern; protecting each the roving, by covering the first face of the first panel with a second panel in such a way that the second panel adheres integrally to the first panel and subdividing the free fibres of the roving into two distinct portions substantially coaxial to each other, to make a sheath with a first portion of the free fibres and a tie rod with a second portion of the free fibres, or the sheath being suitable for isolating the tie rod from the first and second panels, in such a way as to leave the tie rod free to slide longitudinally in relation to the first panels and second panels and to resist normal stress to flee the two panels from membrane stress

Wilcox presents a tie rod longitudinally free between the panels (col. 6, lines 58-64); the tie rod resisting a dual tensile membrane stress acting on each pair of panels and keeping the panels substantially free of tension during use; the second panel 10a covering the face of the first panel 10 in such a way that the second panel adheres integrally to the first panel; the tie rod being fibres free of a set material and

longitudinally freely slid able (col. 6, lines 58-64); the first panel having a set shape; the two panels connected through adhesive covering material; the free fibres in the form of roving; the two panels connected by covering adhesive material 13 suitable to react in a thermoplastic manner; pairs of panels, each the pair of panels being delimited at the top and bottom by a first and by a second edge; and the free fibres are glass (col. 2, line 40).

Coogan shows a structural reinforcing member using insulation means 10 within a member and associated with a tie rod 28 to leave the tie rod longitudinally free within the member; the insulation means being flexible sheaths within a member along force lines, each sheath housing a corresponding tie rod in a longitudinally free manner; tie rod having fibres free of a set material and arranged inside a sheath longitudinally freely slid able; and the sheath has an annular section.

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to allow the Linville reinforcing members to move freely via a sheath, as presented by Wilcox and shown by Coogan, respectively, in order to facilitate minimizing tearing and eliminating eccentric forces, respectively.

Claim 64 is rejected under 35 U.S.C. 103(a) as being unpatentable over Weitzel (2932121) in view of Wilcox and Coogan.

Weitzel discloses an awning having panels 34, 36 and tie rods 16; the panels connected together in an adhesive manner by respective facing faces; tie rods stably between the panels according to a set pattern; each the tie rod having respective end

portions; the panels connected by an adhesive at respective facing faces; the tie rods stably between the panels according to a set pattern; each tie rod having respective end portions; but not the insulation means arranged between the panels and associated with each the tie rod to leave the tie rod longitudinally free between the panels, the tie rod suitable for resisting a dual tensile membrane stress acting on each of the pair of panels and keeping the panels substantially free of tension during use, the second panel covering the face of the first panel in such a way that the second panel adheres integrally to the first panel.

Wilcox presents a tie rod longitudinally free between the panels (col. 6, lines 58-64); the tie rod resisting a dual tensile membrane stress acting on each of the pair of panels and keeping the panels substantially free of tension during use; the second panel 10a covering the face of the first panel 10 in such a way that the second panel adheres integrally to the first panel; the tie rod being fibres free of a set material, longitudinally freely slid able (col. 6, lines 58-64); the first panel has a set shape; the two panels connected through adhesive covering material; the free fibres of each tie rod in the form of roving; the first panel having a set shape, the two panels connected by covering adhesive material 13 suitable to react in a thermoplastic manner; pairs of panels, each the pair of panels being delimited at the top and bottom by a first and by a second edge; and the free fibres are glass (col. 2, line 40).

Coogan shows a structural reinforcing member using insulation means 10 within a member and associated with a tie rod 28 to leave the tie rod longitudinally free within the member; the insulation means being flexible sheaths within the member along force

lines, each sheath housing a corresponding tie rod in a longitudinally free manner; tie rod having fibres free of a set material and arranged inside a sheath to be longitudinally freely slideable; and the sheath has an annular section.

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to allow the Weitzel reinforcing members to move freely via a sheath, as presented by Wilcox and shown by Coogan, respectively, in order to facilitate minimizing tearing and eliminating eccentric forces, respectively.

Claims 68, 71 and 78 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wilcox in view of Coogan as applied to claims 66 and 70 above, respectively, and further in view of Meldner (5333568).

The combination discloses the invention substantially as claimed but not the phase of stably connecting the first and second panel is performed inside a vacuum bag through the delivery of heat or the phase of stably connecting the tie rods to the first and second panels through respective end portions of the tie rods is performed cold.

Meldner describes two panels connected via a technique inside a vacuum bag through the delivery of heat (col. 11, line 56) or via UV light (col. 11, line 56).

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to connect the combined panels in the manner described by Meldner in order to laminate the panels.

Claims 75 and 76 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wilcox in view of Coogan as applied to claims 72 and 75 above, respectively, and further in view of Rauch (4309464).

The combination discloses the invention substantially as claimed but not the adhesive material selectively comprises an acrylic or rubber resin compound or a copolymer similar to PET or the acrylic compound is in the form of a gel.

Rauch depict an adhesive material made of an acrylic compound in the form of a gel (col. 3, line 60).

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to use an acrylic gel adhesive, as depicted by Rauch, in order to have a clear texture.

#### ***Allowable Subject Matter***

Claims 45-55 and 59 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Matthew J. Smith whose telephone number is (571) 272-7034. The examiner can normally be reached on T-Th, 8-3.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eileen D. Lillis can be reached on 571-272-6928. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Mark R. Wendell/  
Examiner, Art Unit 3635

/M. J. S./  
Examiner, Art Unit 3635  
16 May 2011